## $_{\rm JS~44~(Rev.~01}\text{Case}~1:18-cv-04563-AMD-RM} \label{eq:constraint} \begin{tabular}{ll} \textbf{Page 1 of 2 PageID}~\#:~19 \\ \textbf{Page 2 PageID}~\#:~19 \\ \textbf{Page 3 PageID}~\#:~19 \\ \textbf{Page 4 OF}~\#:~19 \\ \textbf{Page 4 OF}~\#:~19 \\ \textbf{Page 4 OF}~\#:~19 \\ \textbf{Page 5 PageID}~\#:~19 \\ \textbf{Page 6 PageID}~\#:~19 \\ \textbf{Page 6 PageID}~\#:~19 \\ \textbf{Page 6 PageID}~\#:~19 \\ \textbf{Page 7 OF}~\#:~19 \\ \textbf{Page 7 OF}~\#:~19 \\ \textbf{Page 7 OF}~\#:~19 \\ \textbf{Page 1 OF}~\#:~19 \\ \textbf{Page 2 OF}~\#:~19 \\ \textbf{Page 3 OF}~\#:~19 \\ \textbf{Page 2 OF}~\#:~19 \\ \textbf{Page 3 OF}~\#:~19 \\ \textbf{Page 4 OF}~\#:~19 \\ \textbf{Page 3 OF}~\#:~19 \\ \textbf{Page 4 OF}~\#:~19 \\ \textbf{Page 4 OF}~\#:~19 \\ \textbf{Page 4 OF}~\#:~19 \\ \textbf{Page 4 OF}~\#:~19 \\ \textbf{Page 5 OF}~\#:~19 \\ \textbf{Page 5$

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

purpose of initiating the civil d	ocket sheet. (SEE INSTRUC	TIONS ON NEXT PAGE OF TH						
I. (a) PLAINTIFFS Kyle Murray			SIKIRIC, Individua	DEFENDANTS CITY OF NEW YORK, GEORGE BROWN, Individually, MARCO SIKIRIC, Individually, P.O. CAHILL, Individually, KEVIN THOMAS,				
<b>(b)</b> County of Residence (E	of First Listed Plaintiff F XCEPT IN U.S. PLAINTIFF CA	Richmond County, NY	County of Residence  NOTE: IN LAND CO	Individually, and JOHN DOE 1 through 5, Individually  County of Residence of First Listed Defendant New York, NY  (IN U.S. PLAINTIFF CASES ONLY)  NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.				
(c) Attorneys (Firm Name, Bromberg Law Office, P. 10004; Tel: (212) 248-79	.C., 26 Broadway, 21st	r) Floor, New York, NY	Attorneys (If Known)					
II. BASIS OF JURISD	ICTION (Place an "X" in O	One Box Only)		RINCIPAL PARTIES	(Place an "X" in One Box for Plaintig			
☐ 1 U.S. Government Plaintiff	■ 3 Federal Question (U.S. Government Not a Party)			TF DEF  1 □ 1 Incorporated or Proof Business In 1				
☐ 2 U.S. Government Defendant	☐ 4 Diversity (Indicate Citizensh.)	☐ 4 Diversity (Indicate Citizenship of Parties in Item III)		2				
			Citizen or Subject of a Foreign Country	3	□ 6 □ 6			
IV. NATURE OF SUIT			FORFITIIDE/PENALTV		of Suit Code Descriptions.			
□ 110 Insurance □ 120 Marine □ 130 Miller Act □ 140 Negotiable Instrument □ 150 Recovery of Overpayment	PERSONAL INJURY    310 Airplane   315 Airplane Product   Liability   320 Assault, Libel &   Slander   330 Federal Employers'   Liability   340 Marine   345 Marine Product   Liability   350 Motor Vehicle   355 Motor Vehicle   7350 Motor Vehicle   1360 Other Personal   Injury   362 Personal Injury -   Medical Malpractice   CIVIL RIGHTS   440 Other Civil Rights   441 Voting   442 Employment   443 Housing/   Accommodations   445 Amer. w/Disabilities -   Employment   446 Amer. w/Disabilities -   Other   448 Education	PERSONAL INJURY  365 Personal Injury - Product Liability  367 Health Care/ Pharmaceutical Personal Injury Product Liability  368 Asbestos Personal Injury Product Liability  PERSONAL PROPERTY  370 Other Fraud  371 Truth in Lending  380 Other Personal Property Damage Product Liability  PRISONER PETITIONS  Habeas Corpus:  463 Alien Detainee  510 Motions to Vacate Sentence  530 General  535 Death Penalty Other:  540 Mandamus & Other  550 Civil Rights  555 Prison Condition  560 Civil Detainee - Conditions of Confinement	FORFEITURE/PENALTY  □ 625 Drug Related Seizure of Property 21 USC 881 □ 690 Other   LABOR □ 710 Fair Labor Standards Act □ 720 Labor/Management Relations □ 740 Railway Labor Act □ 751 Family and Medical Leave Act □ 790 Other Labor Litigation □ 791 Employee Retirement Income Security Act  IMMIGRATION □ 462 Naturalization Application □ 465 Other Immigration Actions	BANKRUPTCY	OTHER STATUTES  □ 375 False Claims Act □ 376 Qui Tam (31 USC			
	emoved from 3  atte Court  Cite the U.S. Civil Sta	Appellate Court  tute under which you are fi	Reinstated or Reopened 5 Transfer Anothe (specify)	er District Litigation Transfer				
VII. REQUESTED IN COMPLAINT:	Violations of Plair	ntiffs' civil rights throug IS A CLASS ACTION	h false arrest, malicious prosecution, and related violations  DEMAND \$ CHECK YES only if demanded in complaint:  JURY DEMAND: ▼ Yes □ No					
VIII. RELATED CASI		JUDGE		DOCKET NUMBER	. д 100 110			
DATE 08/13/2018	SIGNATURE OF ATTORNEY OF RECORD  Brian L. Bromberg							
FOR OFFICE USE ONLY  RECEIPT # Al	MOUNT	APPLYING IFP	JUDGE	MAG. JUI	DGE			

exclusive	Case 1:18-cv- poitration Rule 83:10 proving of interest and costs, are on to the contrary is file	e eligible for compu	ain exception	is, actions seeking tion. The amount	RPITRAT money damages of damages is pre	only in a	an amount not in excess of \$150,000, o be below the threshold amount unless a				
Case is El	ligible for Arbitration										
I, Brian L.	Bromberg ory arbitration for the fol	llowing reason(s):	, counsel f	orPlaintiff		, do he	ereby certify that the above captioned civil action is ineligible for				
[	<b>✓</b> monetary	damages sought	are in exces	s of \$150,000, e	xclusive of inter	est and	costs,				
[	the compla	the complaint seeks injunctive relief,									
L	the matter	the matter is otherwise ineligible for the following reason									
	DISCLOSURE STATEMENT - FEDERAL RULES CIVIL PROCEDURE 7.1										
	lo	dentify any parent	corporation	and any publicly	/ held corporation	on that o	owns 10% or more or its stocks:				
None											
RELATED CASE STATEMENT (Section VIII on the Front of this Form)											
to another substantia deemed "r "Presumpt	civil case for purposes o il saving of judicial resour related" to another civil ca	of this guideline wher rces is likely to result ase merely because	n, because of t from assigni the civil case	the similarity of fac ng both cases to th (A) involves identi	ts and legal issue: e same judge and cal legal issues, o	s or beca l magistra r (B) invo	ont of this form. Rule 50.3.1 (a) provides that "A civil case is "relate ause the cases arise from the same transactions or events, a ate judge." Rule 50.3.1 (b) provides that "A civil case shall not be olves the same parties." Rule 50.3.1 (c) further provides that shall not be deemed to be "related" unless both cases are still				
			NY-E DI	VISION OF B	USINESS R	ULE 5	50.1(d)(2)				
1.)	Is the civil action County?	being filed in Yes	the Easte	ern District rer No	noved from a	a New	York State Court located in Nassau or Suffolk				
2.)	If you answered a) Did the events County?		giving ris	e to the claim No	n or claims, c	or a sul	bstantial part thereof, occur in Nassau or Suffo				
	b) Did the events District?	s or omissions Yes	giving ris	e to the claim No	or claims, c	or a sul	bstantial part thereof, occur in the Eastern				
	c) If this is a Fair received:	Debt Collection	Practice A	Act case, speci	fy the County	in whic	ch the offending communication was				
Suffolk	County, or, in an int County?	erpleader action Yes	n, does the No	claimant (or a	majority of the	e claim	nts, if there is more than one) reside in Nassau or lants, if there is more than one) reside in Nassau or				
(Note: A corporation shall be considered a resident of the County in which it has the most significant contacts).											
BAR ADMISSION											
	I am currently adm		tern Distric	t of New York	and currently	a meml	ber in good standing of the bar of this court.				
		$\checkmark$	Yes				No				
	Are you currently	y the subject o	of any disc	ciplinary action	n (s) in this o	r any o	other state or federal court?				
			Yes	(If yes, please	e explain	$\checkmark$	No				
	I certify the accu	racy of all info	rmation n	rovided abov	e						
	Signature:	40, 01 411 11110		. 51.404 4501							
	Jigiiatui v.										